

NOV 22 2005

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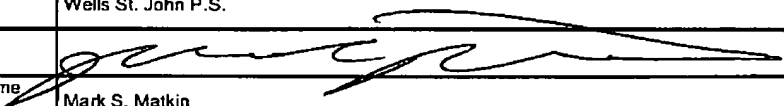
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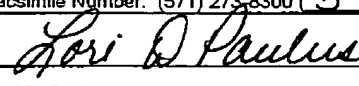
TRANSMITTAL FORM	Application Number	09/810,595	
	Filing Date	March 15, 2001	
	First Named Inventor	Belford T. Coursey	
	Art Unit	2813	
	Examiner Name	James M. Mitchell	
(to be used for all correspondence after initial filing)			
Total Number of Pages in This Submission	3	Attorney Docket Number	MI22-1660

ENCLOSURES (Check all that apply)		
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SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT

Firm Name	Wells St. John P.S.		
Signature			
Printed name	Mark S. Matkin		
Date	11-22-05	Reg. No.	32,268

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Typed or printed name	Lori D. Paulus	Date	11/22/05

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No. 09/810,595
Filing Date March 15, 2001
Inventor Belford T. Coursey
Assignee Micron Technology, Inc.
Group Art Unit 2813
Examiner James M. Mitchell
Attorney's Docket No. MI22-1660
Customer No. 021567
Title: Memory Circuitry With Plurality of Capacitors Received Within an
Insulative Layer Well

STATEMENT OF THE SUBSTANCE OF THE INTERVIEW

To: Mail Stop Amendment
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VIA FACSIMILE

From: Mark Matkin (Tel. 509-624-4276; Fax 509-838-3424)
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An interview was conducted between the undersigned and Examiner Mitchell on November 15, 2005.

The Matsuoka reference was discussed as asserted by Applicant in its last filed response. The Examiner generally concurred, subject to further consideration, that Applicant's arguments in this regard with respect to claim 26 were convincing.

The undersigned also asserted the arguments presented in Applicant's last filed response regarding "proximate", including how such further patentably distinguishes claim 26 over the Matsuoka and Kwok references. The Examiner indicated that "proximate" was subjective or at least not

distinguishing in that it was not defined. The undersigned showed the Examiner that such was indeed defined in Applicant's specification at p.9, ln.16+, and the Examiner agreed to fully reconsider the issue in light thereof.

The undersigned also asserted, as in the last filed response, that claim 26 was patentable over Kwok et al., and the patent office had already so ruled.

Respectfully submitted,

Dated:

11-22-05

By: 

Mark S. Matkin
Reg. No. 32,268